

HOUSE COMMITTEE AMENDMENTS

Amendments proposed by House Committee on Natural Resources and Environment to
Original House Bill No. 844 by Representative Gisclair

AMENDMENT NO. 1

On page 1, line 2, change "R.S. 49:214.3.1(B)(2)(d)" to "R.S. 49:214.30(A)"

AMENDMENT NO. 2

On page 1, delete lines 3 and 4 in their entirety and insert in lieu thereof the following:

"for consistency with the state's master plan for coastal protection and
restoration activities under such"

AMENDMENT NO. 3

On page 1, line 7, change "R.S. 49:214.3.1(B)(2)(d)" to "R.S. 49:214.30(A)"

AMENDMENT NO. 4

On page 1, delete lines 9 through 20 in their entirety and on page 2, delete lines 1 through
5 in their entirety and insert in lieu thereof the following:

"§214.30. Coastal use permits

A.(1) No person shall commence a use of state or local concern
without first applying for and receiving a coastal use permit. Decisions on
coastal use permit applications shall be made by the secretary, except that the
local government shall make coastal use permit decisions as to uses of local
concern in areas where an approved local program is in effect. Conditions
set forth in a coastal use permit shall supersede any and all variances or
exceptions granted by the commissioner of conservation in accordance with
R.S. 30:4(E)(1) for activities within the coastal zone as defined by R.S.
49:214.24.

(2) Prior to issuance of a coastal use permit, the secretary shall
ensure that the activity for which application is being made is consistent with
the state's master plan for integrated coastal protection. No activity which is
not consistent with the plan shall be granted a coastal use permit. In addition,
any permit granted to repair or replace a pipeline shall include a requirement
that the pipeline owner, at his cost, shall be responsible to modify the
pipeline if an integrated coastal protection project contained in the state
coastal master plan requires relocation of the pipeline.

* * *